B1 (OMcial Form 1) (01/08)							34.7	10 A 1	
United States Bankruptey Court Raptern District of New York									
Name of Debior (if indradual, enter Last, Perst, Middle).				Name of Joint Debter (Spouse) (Last, First, Middle):					
Rosenberg, Isack				Ul Other Names	Used by	the Joint Debtor	in the last & year	16	,
All Other Names Used by the Dobter in the last 8 years (include married, maiden, and trade names):			a	include married,	, maiden, I	and trade names)):		
Last four digits of Soc. See or Individual-Taxpayer LD (ITIN) No/Complete EIN				Last four digits of Soo, See, or individual-Texpsyer I.D. (ITIN) No./Complete EIN (if more than one, state all):					
(if more than one, state off): 9708 Street Address of Debtor (No and Street, City, and Sta	(k):		- s	Street Address of Joint Dobtor (No. and Street, City, and State):					
Street Address of Debtor (No and Street, City, and State 106 Ross Street, Apr 4R	•		j						
		11211							<u></u>
Brooklyn, NY County of Residence or of the Principal Place of Busin		1 *****		County of Resid	coce er of	f the Principal Pl	ace of Business:	- — 	
Kings				N. 4-292		Debase for della	ont from street ad	dross):	
Mailing Address of Debtor (if different from street add	hezz)			Marine Addres	d prior 10 s	reads (II diget)	THE NAME TO AN OWN	 , [.]	
Location of Principal Assets of Business Debtor (u di	descri troin sur	et address above	1)			- 			
		Nature of Bu	FRI CM			Chapter of	Benkruptcy Cod	le Under Wh Chack and bo	rich X)
Type of Debter (Form of Organization)	m	(Check one	bor)		п~		Chapter 15		•
(Check one box.)	Single A	aro Buciness aset Real Estate	es define	d in		bapter 9	Recognition	n of a Forest	,
Individual (includes fount Debtors) See Exhibit D on page 2 of this form.		C 4 101 (51B)				hopter 11 bapter 12	Main Proce		
Corporation (includes LLC and LLP)	3 Stockbro	sker		Ì		papter 13	Recognition	a of a Foreign	1
Color (IC debtor is not one of the show the use,	Commod	tiry Broker Book			L		Noamain P	rocceding	
check this box and state type of entity below)	Other	,					Nature of I (Check one		
					m ∽	ebu are pamani		Dobu at	
1	Tax-Exempt Entir (Check box, if applical Doctor is a tax-exempt organize under Title 26 of the United St Code (the Internal Revenue Co				- 4	ebus, defined in l	11 U.S.C	bomness	
Ì				iden indiredual primarily for a ins personal, family, or house-			ly for a		
Filing Fee (Check one box.)			<u>_</u>		J 	Chapter 1) Debiters		
Piling Fee (Cheek one ook.) Full Filing Fee stached	•			Check one be	a a small b	rusiners dobtor a	y defined in 11 C	7.S.C \$ 101(51D)
- I II	to individuals or	nly)		Debter it) not a ami	all business debt	or as defined in	11 U.S.C. § 1	01(51D)
Filing Fee to be paid in installments (Applicable to individuals only) Must attach signed application for the courts consideration certifying that the debtor is				Check if:					
unable to pay for except in installments. Kille 19	Mato). See Gran	5164 C 51111 FV 11	1	Debtor's insiders	or affiliate	or) are loss than	12,190,000.	markett ag	
I riling Fee waiver requested (Applicable to chapter 7 individuals only). Must attach signed application for the court's consideration. See Official Form 3B.							••••••		• • • •
				Check all ap		ad udel skie metit	100.	Tomos accordance	vege elesses
				Acceptances of the plan were solicited projection from one or more classes of creditors, in secondance with 11 U.S.C. § 1126(b).					
Condestants & durinisem Size Information									THUS SPACE IS YOU COURT USE ONLY
[5] Dates attended that funds will be available for distribution to unsecured creditors									
Dobtor estimates that, after any exempt proper expenses paid, there will be no fluids available	ry is excluded D	DO POMINIERANIA	•						
Esturated Number of Creditors									}
50. 100.	200-	1,000-	5.001- 10,000	10,001 25,000	l•	25.001- 50,000	50,001- 100,000	Over 100,000	ļ
49 99 199	999	5,000	14,000				_		1
Estimated Assets		51 000 601	310,000	D.001 350.00		\$100,000,001	\$500.000.001	More than	
50 to 510,001 to 5100,001 to 5100,000 to 5100,000	\$500,001 10 \$1	\$1,000,601 to \$10	to \$10.000 million	10 \$10 10 \$10 millior	10	10 \$500	to \$1 billion	\$1 billios	}
Estimated Liabilities	million	million				_			1
	S 500 001	\$1,000,000	\$10,000	0,001 350.00	00,001	\$100,000,001	\$500,000,001	More than	
40 to 100 001 to \$100 001 to	\$500,001 to \$1	10 \$10 million	to 350	to \$10)0 `	to 5500 million	10 S) billion	\$1 billion	

Сазе Иштрог:

Сызе Уштрег:

Cose Mumber: 01-12879 (CEC)

TESCK KOBESTE

Pending Bankruptey Case Filed by any Spouse, Pariner, or Affiliate of this Debtor (If more than one, attach additional sheat.)

All Prior Bankrupicy Cases Filed Within Last 8 Years (If more than two, anach additional sheet.)

Where Filed: Pocestion.

Whete Filed:

Voluntary Petition B ((Otheral Form 1) (103)

Location

Related case LBR1073 E.D.N.Y.

(חול הסבנ חושו לר כמה הוכונם מחם אובם וח בייניי כמור)

Date Filed:

Dute Filed:

Date Filed:

3/14/01

P126 Z

TOTAL F.003

B1 (Official Form 1) (01/08)	rage 3
Votuntary Petition (This page must be completed and Glod in every case)	Name of Debtor(s): [sack Resemberg
Signature(s) of Debter(s) (Individual/Joint) I declare under penalty of perjury that the information provided in this pertuen is true and correct [If pertuence is an individual where debts are primarily consumer debts and has chosen to fife under Chapter 7] I am aware that I may proceed under chapter 7. 11, 12 or 13 of fulle 11, Unded States Code, understand the relief available under cosch such chapter, and choose to proceed under chapter 7. [If no atternoy represents the and no bankruptcy pertuent preparer signs the petudoal I have obtained and road the notice required by § 342(b) of the Bankruptcy Code. I request refer in accordance with the chapter of title 11, United States Gode, specified in this publica.	Signature of a Foreign Representative I declare under penalty of perjusy that the information provided in this petition is true and correct, that I am the foreign representative of a debtor in a foreign proceeding, and that I am puthorized to file this petition. (Check only one box.) I request relief in accordance with chapter 15 of title 11, United States Code. Certified copies of the documents required by § 1515 of file 11 are attached. Pursuant to § 1511 of title 11, United States Code, I request relief in accordance with the chapter of title 11 specified in this petition. A certified copy of the order granting recognition of the foreign main proceeding is attached. X (Signature of Foreign Representative)
Signature of Joint Debtor Telephone Number (if not represented by enemay) 7/27/09	(Printed Name of Foreign Representative) Date
Date Signsture of Attorney* Lee For Printed Plame of Attorney for Debtor(s) Lee Fon, fisa. Firm Name 630 Thard Ave Address	Signature of Non-Atterney Bankruptcy Pention Preparer I declare under penalty of perjusy that: (1) I am a bankruptcy pention preparer as defined in 11 U.S.C. 110, (2) I prepared this document for compensation and have provided the debtor with a copy of this document and the notice and information required under 11 U.S.C. 110(b), 110(b), and 342(b); and, (3) if rules or guidelines have been promulgated pursuant to 11 U.S.C. 110(h) serving a maximum fee for services chargoshle by bankruptcy pottoon preparers, I have given the debtor notice of the maximum amount before preparing any document for filing for a debtor or accepting any foo from the debtor, as required in that section. Official Form 19B is attached.
New York, NY 10017 212 867-9595 Telophone Number July 27, 2009 Date In a case in which § 707(bX4)(D) applies, this signature also constitutes a	Printed Name and title, if any, of Barkenprey Petition Preparer Social Security number (if the bankruptcy petition preparer is not an individual, state the Social Security number of the officer, principal, responsible person of parmer of the bankruptcy potition preparer.)(Required by 11 U.S.C. § 110.)
The dotter requests relief in accordance with the chapter of tride 11, United States Code, specified in this position.	Address X Date Signature of Bankruptcy Pention Preparer or officer, principal, responsible person, or partner whose social security number is provided above.
Signature of Authorized Individual Printed Name of Authorized Individual	Names and Social Security numbers of all other individuals who property or assisted in properting this document unless the bankruptoy potition: property is not an undividual. If more than one portion prepared this document, ensult additional sheets conforming to the appropriate official form for each portion.
True of Authorized Individual	A bankruptty position preparer's failure to comply with the provisions of title 11 and the Federal Rules of Bankruptcy Procedure may result in fines or imprissoument or both 11 U.S.C. § 110; 18 U.S.C. § 156.

B 1D (Official Form 1, Exhibit D (12/08)

UNITED STATES BANKRUPTCY COURT Eastern District of New York

In Re:	Isack Rosenberg	Case No. (if known)
	Debtor	(if known)

EXHIBIT D - INDIVIDUAL DEBTOR'S STATEMENT OF COMPLIANCE WITH CREDIT COUNSELING REQUIREMENT

Warning: You must be able to check truthfully one of the five statements regarding credit counseling listed below. If you cannot do so, you are not eligible to file a bankruptcy case, and the court can dismiss any case you do file. If that happens, you will lose whatever filing fee you paid, and your creditors will be able to resume collection activities against you. If your case is dismissed and you file another bankruptcy case later, you may be required to pay a second filing fee and you may have to take extra stops to stop creditors' collection activities.

Every individual debtor must file this Exhibit D. If a joint petition is filed, each spouse must complete and file a separate Exhibit D. Check one of the five statements below and attach any documents as directed.

- 1. Within the 180 days before the filing of my bankruptcy case, I received a briefing from a credit counseling agency approved by the United States trustee or bankruptcy administrator that outlined the opportunities for available credit counseling and assisted me in performing a related budget analysis, and I have a certificate from the agency describing the services provided to me. Attach a copy of the certificate and a copy of any debt repayment plan developed through the agency.
- 2. Within the 180 days before the filing of my bankruptcy case, I received a briefing from a credit counseling agency approved by the United States trustee or bankruptcy administrator that outlined the opportunities for available credit counseling and assisted me in performing a related budget analysis, but I do not have a certificate from the agency describing the services provided to me. You must file a copy of a certificate from the agency describing the services provided to you and a copy of any debt repayment plan developed through the agency no later than 15 days after your bankruptcy case is filed.

B 1D (Official Form 1, Exh. D)(12/08) - Cont.

3. I certify that I requested credit counseling services from an approved agency but was unable to obtain the services during the five days from the time I made my request, and the following exigent circumstances merit a temporary waiver of the credit counseling requirement so I can file my bankruptcy case now. [Summarize exigent circumstances here.]

If your certification is satisfactory to the court, you must still obtain the credit counseling briefing within the first 30 after you file your bankruptcy petition and promptly file a certificate from the agency that provided the counseling, together with a copy of any debt management plan developed through the agency. Failure to fulfill these requirements may result in dismissal of your case. Any extension of the 30-day deadline can be granted only for cause and is limited to a maximum of 15 days. Your case may also be dismissed if the court is not satisfied with your reasons for filing your bankruptcy case without first receiving a credit counseling briefing.

	4. I am not required to receive a credit	counseling briefing because of: [Check the
applic	cable statement.][Must be accompanied	by a motion for determination by the court.

- Incapacity. (Defined in 11 U.S.C. § 109(h)(4) as impaired by reason of mental illness or mental deficiency so as to be incapable of realizing and making rational decisions with respect to financial responsibilities.);
- Disability. (Defined in 11 U.S.C. § 109(h)(4) as physically impaired to the extent of being unable, after reasonable effort, to participate in a credit counseling briefing in person, by telephone, or through the Internet.);
- Active military duty in a military combat zone.
- 5. The United States trustee or bankruptcy administrator has determined that the credit counseling requirement of 11 U.S.C. § 109(h) does not apply in this district.

I certify under penalty of perjury that the information provided above is true and correct.

Signature of Debtor

Date: 7/27/09

Certificate Number: 08064-NYE-CC-007819440

CERTIFICATE OF COUNSELING

I CERTIFY that on July 27, 2009	, at	6:30	a'clock PM CDT,	
Isack Rosenberg		receiv	ed from	
Consumer Financial Education Foundation of Americs, Inc.				
an agency approved pursuant to 11 U.S.C. § 111 to provide credit counseling in the				
Eastern District of New York	, ar	individual	[or group] briefing that complied	
with the provisions of 11 U.S.C. §§ 109(h) and 111.				
A debt repayment plan was not prepared	If a d	ebt repayme	ent plan was prepared, a copy of	
the debt repayment plan is attached to this certificate.				
This counseling session was conducted by internet and telephone				
Date: July 27, 2009	Ву	/s/Scott Wh	yrick	
	Name	Scott Whyr	ick	
	Title	Vice Presid	ent	

^{*} Individuals who wish to file a bankruptcy case under title 11 of the United States Bankruptcy Code are required to file with the United States Bankruptcy Court a completed certificate of counseling from the nonprofit budget and credit counseling agency that provided the individual the counseling services and a copy of the debt repayment plan, if any, developed through the credit counseling agency. See 11 U.S.C. §§ 109(h) and 521(b).

Case 1-09-46326-cec Doc 1 Filed 07/28/09 Entered 07/28/09 00:15:11

UNITED STATES BANKRUPTCY COURT EASTERN DISTRICT OF NEW YORK

STATEMENT PURSUANT TO LOCAL BANKRUPTCY RULE 1073-2(b)

DEBTOR(S):	ISACK ROSENBERG	CASE NO.:
	Local Bankruptcy Rule 1073-2(b), the debt ases, to the petitioner's best knowledge, in	or <i>(or any other petitioner)</i> hereby makes the following disclosure Iformation and belief:
was pending at any ti are spouses or ex-spo (v) are a partnership partners; or (vii) hav	me within six years before the filing of the uses; (iii) are affiliates, as defined in 11 U. and one or more of its general partners;	E.D.N.Y. LBR 1073-1 and E.D.N.Y. LBR 1073-2 if the earlier case new petition, and the debtors in such cases: (i) are the same; (ii) S.C. § 101(2); (iv) are general partners in the same partnership; (vi) are partnerships which share one or more common general it of either of the Related Cases had, an interest in property that S.C. § 541(a).]
☐ NO RELATED CA	SE IS PENDING OR HAS BEEN PENDI	NG AT ANY TIME.
THE FOLLOWIN	G RELATED CASE(S) IS PENDING OR	HAS BEEN PENDING:
1. CASE NO.: <u>01–1</u>	2879(CEC) JUDGE: CRAIG	DISTRICT/DIVISION: EDNY Brooklyn
	NG (Y/N): N [If closed] Date of cl OF RELATED CASE: Dismissed (Discharged/av	osing: <u>9/27/02</u> vaiting discharge, confirmed, dismissed, etc.)
MANNER IN WHIC	H CASES ARE RELATED (Refer to NOT	E above):(i) Debtors are same
REAL PROPERTY SCHEDULE "A" OF	LISTED IN DEBTOR'S SCHEDULE "A RELATED CASE:Schedule A n	"("REAL PROPERTY") WHICH WAS ALSO LISTED IN
2. CASE NO.:	JUDGE:	DISTRICT/DIVISION:
CASE STILL PEND	NG (Y/N): [If closed] Date of cl	osing:
CURRENT STATUS	OF RELATED CASE:(Discharged/av	vaiting discharge, confirmed, dismissed, etc.)
MANNER IN WHIC	H CASES ARE RELATED (Refer to NOT	E ab ove):
	LISTED IN DEBTOR'S SCHEDULE "A" OF RELATED CASE:	("REAL PROPERTY") WHICH WAS ALSO LISTED
IN SCHEDULE "A"	OF RELATED CASE:	

DISCLOSURE OF RELATED CASES (cont'd)

3. CASE NO.:	JUDGE:	DISTRICT/DIVISION:
CASE STILL PENDING (Y	/N): [If closed] Dat	e of closing:
CURRENT STATUS OF RI	ELATED CASE:(Dischar	ged/awaiting discharge, confirmed, dismissed, etc.)
MANNER IN WHICH CAS	SES ARE RELATED (Refer to	o NOTE above):
		E "A" ("REAL PROPERTY") WHICH WAS ALSO LISTED
<i>NOTE:</i> Pursuant to 11 U.S.C not be eligible to be debtors	C. § 109(g), certain individuals . Such an individual will be r	s who have had prior cases dismissed within the preceding 180 days may required to file a statement in support of his/her eligibility to file.
TO BE COMPLETED BY	DEBTOR/PETITIONER'S A	TTORNEY, AS APPLICABLE:
I am admitted to practice in	the Eastern District of New	York (Y/N):
CERTIFICATION (to be si	gned by pro se debtor/petition	ner or debtor/petitioner's attorney, as applicable):
I certify under penalty of pe except as indicated elsewher		ptcy case is not related to any case now pending or pending at any time,
Signature of Debtor's Attor	ney	Signature of Pro Se Debtor/Petitioner
		Mailing Address of Debtor/Petitioner
		City, State, Zip Code
		Area Code and Telephone Number

Failure to fully and truthfully provide all information required by the E.D.N.Y. LBR 1073-2 Statement may subject the debtor or any other petitioner and their attorney to appropriate sanctions, including without limitation conversion, the appointment of a trustee or the dismissal of the case with prejudice.

NOTE: Any change in address must be reported to the Court immediately IN WRITING. Dismissal of your petition may otherwise result.

Rev 8/2/01